

the Midland Railway debenture holders in satis- | There are at

action of their clause has been passed by the New Zealand House of Representatives.

The Victorian Minister for Lands has met again a large area in the Gippsland district for the grazing of drought-stricken stock.

The Victorian Scrubland Dairyman's Union at a meeting on Wednesday last resolved to oppose any clause in the Adulteration of Foods Bill providing for the compulsory pasteurising of milk.

In connection with the celebrations of the jubilee of the University of Sydney, the Hon. the Attorney-General, Stuart, head of the Medical School, delivered an address yesterday.

The undergraduate gave a garden party in the afternoon when there was a large attendance.

In the evening a ball was held in the Town Hall under the auspices of the University Students' Union, and was very successful.

The Master Butchers' and Pait Stock Buyers' Association, who are commencing next evening, and were not prepared to accept any resignations of members pending the award of the Arbitration Court in the matters in dispute with the shop employees.

The sale of live stock at the Homebush Yards was a disappointing one, the following being the results:

from boom heights and that many may become cheaper.

In the House of Representatives yesterday the Attorney-General stated that whilst in London the President had made inquiries respecting the proposal to convert Costa loans.

The Treasurer said that he was in favor of the proposal.

The Minister for Home Affairs said that the projected trip to the western parts of the Commonwealth might be of great educational value, as a large number of members of Parliament would take part in it.

The House of Representatives completed the Postal Estimates yesterday. A protracted debate took place upon the Defence Estimates, and the Government's estimate of £10,000,000.

The recently-arrived steamer Duke of Sutherland has passed Cairns and arrived at Townsville. She was reported to leak only slightly.

A record in the loading of coal was made at the Dyke at Newnastle yesterday, when 17,000 tons were placed on board.

The debate on the motion of censure submitted by Mr. Carruthers in the Legislative Assembly was continued yesterday afternoon and last night.

An amendment moved on behalf of the country party was ruled out of order.

It was explained during the course of speeches that the country party and the labor party would vote with the Government, and it was consequently expected that the motion would be defeated.

The Stock and Share market remained in a lifeless condition yesterday. There were no alterations in the list of quotations worth mentioning.

The volume of business in the Mining market was very small. There was little attention in prices.

Business was exceptionally quiet in the Import market, owing partly to the closing of the Jewish houses.

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THE POLITICAL SITUATION.

If the motion submitted to the House by Mr. Cuthbertson presented a simple matter for decision to the main party, it was not so with the two other parties into which with the Government and the Opposition the House is divided. Hence yesterday the long deliberations in caucus of the members of the labour party and those of the country party. The upshot was important, because should either of these bodies elect to support the censure motion, the numbers would be so close as to raise the division to the character of a crisis. The debate lingered on until the leader of the country party, Mr. Gormley, rose and moved a vote of censure. He declared that article 9 of the Governor's instructions of 1892 should be so modified that remission of sentence should in all cases in future be the act of the Executive and not

of a single Minister. For upwards of an hour the House debated with great vigour whether this amendment were relevant. If it were held to be so, then it was the intention and the hope of the party, said Mr. Rose, that the censure should fall on the Minister responsible, and not on the Ministry as a whole who were not responsible for the action. He thought that this was an acceptable way out of the difficulty in which so many members felt themselves. They could not but admit that an all-important act of administration had been done in which for various reasons they could not concur; yet they were not wishful on that issue alone to pronounce the fate of the Ministry. But as the amendment was developed in the remarkably able discussion that followed upon its introduction, it became obvious that the country party offered

In the earlier sitting, Mr. Speaker especially on the subject of understanding the strong and capable statement of the day against the action of the Minister which Mr. Carriethers delivered, it did not seem that the Government was in danger. The situation was awkward. But though opinion in the House, like opinion outside it, steadily deepened into disapproval.

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of the unjudicial haste with which a trial conducted according to all the forms provided by law for the safety of the individual and of the interests of society had been swept as it were out of existence, that very opinion hesitated at dismissing the Government. The mistake which, after all the debate, we can say as we said before it, was the outcome of a single feeling, that an innocent man lay under the gravest injury that society can do any of its members, conviction for an offence of which he is not guilty. But during last night the indictment of the action of the Attorney-General assumed a graver character. The House, no doubt, sensitive to opinion outside, was acted upon by the consensus of disapproval, and when the leader of the Labour party told the speaker it might be said that the House's feeling was that the Government had been in the wrong. But perhaps the speaker's

behalf of the caucus, Mr. McGowan endorsed the policy to which Mr. Wise had committed his colleagues. This announcement took the thunder out of the air. It was evident that this decision would give the Ministry a majority; and as Providence in Parliament fights on the side of the big battalions, the foreknowledge of the result would determine waverers. If it should prove when the division is come to that the majority is decidedly for the Government, the terrible will have been done, the terrible precedent will have been set, the terrible precedent which mainly party interests, the precedent which bears out what has been said about the Ministerial machine, the Ministerial machine which the Minister has wrought by plunging the administration of justice into the political vortex. Had he referred the matter to the Cabinet, and secured the steps provided for judicial review, all the parties

to this case would have escaped the scorching glare of publicity that has been turned upon them. We may console ourselves with the reflection that it is now conceded that the course followed was a mistake, that whatever the count of votes on the resolution may disclose public opinion has spoken, and that except under the most extraordinary circumstances no Minister will for many years to come undertake on his sole authority to tender advice to the Crown that he will annul trial by jury. Indeed, it seems probable that on the initiative of the Attorney-General modification will be introduced into the instructions relative to pardon.

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carried no such weight with him as it ap-
do with some hon. members. The jury
established to preserve innocent men fr

Mr. D. O'CONNOR: Innocent men!
right. (Laughter.)

encroachments of the Crown here and in-
 was not such as to be feared by at-
 able men. The jury had changed at
 original position, and now it was
 by the consent of the citizen to adjust
 the rights of nations. Like every other
 idea that the jury was supreme was subject
 to the rights of nations. In the present case the Judge had
 a report that the man was innocent,
 going into the matter he might say that a
 been raised as to the prisoner's guilt.
 was the Parliament of this country. The
 The Judge having heard the evidence
 of the jury had the evidence
 of the jury had the evidence

man was innocent, what was the Hon. members were there to take that man was pronounced by the chief figure of the Judge, to be innocent. That would at least a doubt. No responsible would allow to be penalised a man whose guilt there was a doubt. The motion was a reflection upon the Acting Justice Rogers, and as well as upon the jury which tried the case, for the jury did not agree. He maintained that the province of the House to take a step which strike a heavy blow at the administration

[illegible]

Now South Wales? And after all, what charge made against the Attorney-General might perhaps be some suggestion of profit but there was no imputation of corruption here," he said. He (Mr. Quinn) did not know Judge, but he had followed his career upon the Bench and believed him to be an able and humane lawyer and a gifted and trusted Judge. (Heard.) His (Mr. Quinn's) voice would be in favour of the action of the Minister for Justice in liberating whom the Judge at the trial certified to be innocent. It was a deplorable thing that men could be so sure and so certain upon their own assessment, and that some of the great men

MR. D. O'CONNOR said he would not give a vote to brand this Judge as a fool.

had over been made so grave and entitled to be treated with profound respect. No matter how loyal our Ministers might be, if they found that one party had been guilty of an action that would dishonour and disgrace upon that House of Parliament they should be prepared to (Opposition cheer.) He would say upon it a great deal to the personal and the influence of the present Government for that Parliament.

THE MINISTER FOR LANDS: Good all that.

Mr. D. O'CONNOR: Very well. That is me down to the servitude of the supplicatory Ministry.

THE PREMIER: You were never asked and you never gave it.

Mr. D. O'CONNOR said that the question had to decide that night was not one of fines or trivialities. He would appeal to commercial men in the House to say who had ever known of a case of a warehouseman, buying goods and paying them to a buy, by cash and by open account. It was not the Government that was on

whether a majority of the House would support the Government in the action which had been taken by the Attorney-General. When the case was called on for evidence was brought on behalf of Priestman and the value of the good was about £80, but even if the Crown had given for the Crown that they were worth £300. (Hear, hear.) The articles exhibited in court were not a fair sample of the goods seized. (Hear, hear.) The whole of the goods were unpacked in the jury room at the request of the Judge and without any dissent on the part of the able counsel who appeared for the defence. (Hear, hear.) It was then found that while

[illegible]

to him than his position there. (Hear.) Let members bear in mind the remarkable all on the same day the petition was sent to the Attorney-General, the Judge reported on Mr. Want's letter was received by the Attorney-General, that Minister recommended the prisoner, the door of his prison was opened and he walked out a free man. The Judge said that he referred the matter entirely to the discretion of the jury, and the jury returned a unanimous verdict. Where did the Judge come in? If he saw that there was no case for the jury the Judge had it in his power to withdraw it; but he did not do so. The prisoner was convicted and sentenced, but—and the lawyers

House could say if he (Mr. O'Connor) was not—the Judge had it in his power to let the prisoner over on his own recognizances to be called upon for sentence.

MR. NORTON SUPPORTS THE MOTION.

Mr. NORTON said he, although not in accord with that gentleman, congratulated the Opposition on noticing his leadership questions. (Opposition cheers.) This matter above personal considerations: it was a question by jury instead of trial by Judge, and he thought that night to give his vote as a representative of the people to strengthen the hands of the lead-

Opposition—(Opposition cheers)—in defence of the principle of the British Constitution. I am happy to say that he believed the Attorney-General was not in the opinion of members of that body tainted with any suspicion of personal conduct; but there were things done with the best intentions and springing from the most generous motives which a Parliament must not condone. A jurist "well and truly tried and true deliverance" between our Sovereign Lord the King and the Attorney-General, not on the opinions of the Judges at the bar"—not on the opinions of the Judges, the Attorney-General, but on evidence and on conscience. In this case the youth beguiled this trader of the path of virtue. But justice was for truth.

where virtue would not withstand such
times. They would not there try the Ju-
rials had a right to make a report of what they
believed. But they had the right to say that
Attorney-General could release a man regulat-
ed he had the right to imprison an immor-
in this case no new evidence had been brought
ward, and the Attorney-General had, as
taken the responsibility upon himself of de-
this question, and if the Ministry supported his
matter they must surely know that he
apart altogether from the fact that the

stepped in to defend a trial by jury. Attorney-General had been blamed for a false report of the Judge, and, if he could do that, he might act upon the report of a Judge, and release a guilty man or bring to prison an innocent one who had been found by the verdict of the jury. It would be the logical corollary of the same. It was quite admitted that juries, no more than judges, were infallible, but it appeared to him that House was now called upon to deal with a jury as opposed to trial by Judge; and in that case it was merely a repetition of the old Star

dictum of setting up the opinion of the jury against the verdict of the jury. He maintained that at present we had only half of the system of jury, for they had not the Grand Jury. Men who found a true bill (or no true bill) the person accused on the depositions taken in the lower court. Here that important duty was left to the officers of the Crown. In the consideration the jury did what counsel for the accused did not do, and formed for themselves an estimate of the value of the goods which he had purchased. It had been inferred by the Crown that the goods had been stolen from the lands that because there happened to be in the jury some persons possessing special know-

the value of the articles in question they had their oaths as jurors. That seemed to be doctrine, and the Minister must have been taken to a corner before he used such an argument. It was to be remembered that Mr. Crick was only member of the Ministry who had attacked the arguments that had been brought forward in connection with this case.

THE LEADER OF THE COUNTRY PARTY.
AN AMENDMENT MOVED.
MR. GOHRLY, who was cheered on rising, was seldom that a more important question

before the House for its consideration. Every citizen of the community was affected by that action of justice. If it was believed that a violation of the usual procedure of the courts was involved, it was for the House to consider to determine whether the action of the Department was affected by that. They must look at it as a whole and see whether they thought it was as a part of the usual procedure as was calculated to be detrimental to the public morals of justice and their administration. It was evident that that debatable point was an administrative act of the Department, and consequently that was a course open to the Government that was not open to the courts.

the responsibility of the action of the Attorney-General. The Premier had cited a number of cases where remissions of sentence had been granted, but he (Mr. Gormly) failed

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MORNING HERALD, FRIDAY, OCTOBER 1, 1904.

DATE 1. ZOLA.

THIRD EDITION.

THE CENSURE MOTION.

LATE SITTING.

SCENE IN THE HOUSE.

A MEMBER EJECTED.

RESULT OF THE DIVISION.

FOR THE MOTION, 39.

AGAINST THE MOTION, 72.

MAJORITY FOR THE GOVERNMENT, 39.

When our first edition went to press the debate on the motion of censure was under discussion. Mr. HENDERSON, after making a few general remarks, referred to the speech of Mr. McGOWAN as a carefully prepared one.

Mr. SEATH, who had just entered the chamber, said that no hon. member had yet referred to the speech of any other hon. member as a carefully prepared one.

The DEPUTY-SPEAKER (Mr. CANN) called Mr. SEATH to order for making an interjection.

Mr. HENDERSON: I have not a point of order. He said he took exception to Mr. Joseph using the expression, and pointed out that he had no right to say that the speech was carefully prepared.

The DEPUTY-SPEAKER said that that was not a point of order. He said that an hon. member referring to another hon. member's speech as a carefully prepared one was not a point of order.

Mr. SEATH: It is not true. He cannot prove it.

The DEPUTY-SPEAKER said he had checked Mr. SEATH twice for interjection, and he now wanted him to be quiet.

Mr. SEATH: You only checked me once. I have only been in the Chamber about two minutes.

The DEPUTY-SPEAKER: I don't want the hon. member to enter into an argument.

Mr. SEATH: You are not going to get on to me in this way.

The DEPUTY-SPEAKER: I am not going to get on to you.

Mr. SEATH: You told me privately that you were going to get on to me.

The DEPUTY-SPEAKER: Sergeant, remove the hon. member from the Chamber.

Mr. SEATH went in his place, and walking towards the door, said, "You told me that you would get on to me. You said, 'I will get on to you.'"

Mr. SEATH then walked out of the Chamber.

The DEPUTY-SPEAKER: I call the attention of the House to the remark of the hon. member for Wiltshire.

The PREMIER: The hon. member has left the Chamber. What can I do?

Mr. SEATH continued speaking for a few minutes and then left.

Mr. MILLER said he would draw the attention of the House to the end of September was the best time to order that an hon. member should be removed from the House. That hon. member was still in the presence of the House according to the standing orders, when an hon. member was suspended from the House, he was excluded from the House and all his rights were taken away.

The DEPUTY-SPEAKER: I don't want to hear any arguments about it.

Mr. SEATH: I don't think the chamber, and subsequently spoke to Mr. SEATH, who left the House.

Mr. JAMES then continued and concluded his speech, and Mr. CARROLL carried on the debate.

THE NOTE.

The House went to division at 4.45 a.m., with the result of 39 in favour of the motion, and 72 against it. The majority for the Government, 39.

The House then adjourned.

SILVER.

LONDON, Oct. 2.

Bar silver is quoted today at 23-10 per ounce standard.

WESTERN AUSTRALIA.

PROPOSED FEDERAL TOUR.

PERTH, Thursday.

The Premier today received the following telegram from the Hon. J. H. Keating, Premier of Western Australia: "I personally favour your tour and certainly think it should be carried out. A large number of members desire it, but the local press attack it strongly."

CLASSIFICATION OF GOLDFIELDS LABOUR.

In the Abstraction Court today it was announced that the Chamber of Mines was preparing a scheme for classifying labour on the various gold fields. The scheme will be absolutely finished within a month, when the mineowners and mine employees will confer.

SAVINGS BANK DEPOSITS.

The amount to the credit of depositors in the Savings Bank for the month of September was £128,615, an increase for the month of £24,000.

VITAL STATISTICS.

The population on September 30 was 213,464, being an increase for the month of 1001 by the excess of arrivals over departures, and 345 by excess of births over deaths.

CHARGES AGAINST MIL. JUSTICE PARKER.

A Royal Commission, consisting of the Chief Justice, the Speaker of the Legislative Assembly, and the Attorney-General, has been appointed to inquire into the charges against Mr. Justice Parker. It will probably sit next week.

GOLDFIELDS WATER SUPPLY.

Mr. HILGROVE will ask the Minister for Works in the Legislative Assembly next Tuesday whether there is any truth in the rumour, circulating in Adelaide, that the Government are about to grant a concession to the Chamber of Mines for an efficient source of supply for the goldfields water supply; whether the Government are about to grant a concession to the Chamber of Mines for an efficient source of supply for the goldfields water supply; whether the Government are about to grant a concession to the Chamber of Mines for an efficient source of supply for the goldfields water supply.

R.M.S. OMAHA.

The R.M.S. Omaha took 19,000 sovereigns from Melbourne. During her voyage from London two deaths occurred among the passengers—the first being a young girl, and the second a young man named Frank Rayment, aged 19, from heart disease. He had not been out to Australia before. The second was a large quantity of mail, making the mail service of that ship very satisfactory.

MINERS' WAGES.

KALGOORIE, Thursday.

A uniform scale of wages for all services labourers employed at the Kalgoorlie mine is now being decided by the Chamber of Mines, which will, it is supposed, be decided by the end of the month. The scale of wages for the services labourers is now being decided by the Chamber of Mines, which will, it is supposed, be decided by the end of the month.

SOUTH AUSTRALIA.

EFFECT OF THE BANK NOTE TAX.

ADELAIDE, Thursday.

In consequence of the bank note tax recently passed by the Legislature, the Adelaide local banks have decided not to pay out £1 notes to any institution doing business in Adelaide for the present. The banks have decided not to pay out £1 notes to any institution doing business in Adelaide for the present. The banks have decided not to pay out £1 notes to any institution doing business in Adelaide for the present.

FIRE IN THE CITY.

The fire brigade received a call to the premises of Messrs. McArthur, Stewart, and Co., printers, &c., at 4.15 p.m. on Thursday night. The fire was caused by a detachment of men with appliances from Circular Quay Station was quickly on the scene, followed by headquarters, under Superintendent Webb, and Darlinghurst stations. The outbreak was found to be a small quantity of printing material, and the fire was quickly extinguished. The fire was extinguished with one hydrant before flames had been drawn.

WOLFE'S SHAPERS.

should be in every house at all times in case of

WOLFE'S SHAPERS—Advt.

CABLES.

RALD'S "LONDON
PONDENTS.

ED STATES.

COAL STRIKE.

DENT ROOSEVELT.

WORKERS TO
FFER.

LONDON, Oct. 1.
The miners' strike has been settled by a conference between the two sides. The miners have agreed to work for six months at the same rate as last year. The coal owners have agreed to pay the miners a bonus of £100,000, and to give them a share in the profits of the company.

Oct. 2.
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THE AUDIENCE WITH THE GERMAN EMPEROH.

REGRET EXPRESSED IN BERLIN.

A DIPLOMATIC BEFUSAL.

LONDON, Oct. 2.
Reuter's Agency reports that official circles in Berlin express regret that the proposed audience of Generals Botha, de Wet, and Delarey by the German Emperor has given umbrage in Great Britain. It was, and it is hoped that the audience if sought would be granted through the usual diplomatic channel. Such an audience, it is contended in Berlin official circles, would tend to dissipate some of the misunderstandings between Germany and Great Britain, and would not only be unobjectionable, but would be rather favourable to Great Britain's interests.

It is understood in diplomatic circles in Berlin that Great Britain is not objecting to the German Emperor granting an audience to the Boer generals, but that Great Britain will decline to officially recognize the visit lest it should be interpreted as a ratification of the statements contained in the Boer generals' manifesto.

The German Emperor in such a case, it is stated, will decline to grant the generals the sought-for audience.

CORDIALITY A FRAIL STRUCTURE.

LONDON, Oct. 2.
The Paris "Figaro" states that the cordiality between Great Britain and Germany is a frail structure. "Doubtless," it adds, "matters will be patched up, but what's small thing the friendship of Great Britain for Germany is!"

REASON FOR SORENESS IN GREAT BRITAIN.

A WANT OF FRANKNESS.

WHAT SHOULD HAVE BEEN DONE.

LONDON, Oct. 2.
The chief soreness in Great Britain over the Boer generals is that they have not taken the British nation frankly into their confidence. This feeling is embodied in a remark of the "Times" that if the generals had submitted to the British people a plain statement of their wants, supported by adequate evidence giving a guarantee that the funds would not be misapplied to undermine what the British had achieved in South Africa, charity which had never been refused to Continental nations would assuredly not have been withheld from those who are irrevocably incorporated in the Empire.

THE ATTITUDE OF AUSTRIA.

GREAT BRITAIN'S BEST AND SAFEST FRIEND.

LONDON, Oct. 2.
The Vienna correspondent of the "Times" reports that while the Emperor Francis Joseph is a soldier heart and soul he has never manifested any inclination to see the Boer generals.

The Emperor Francis Joseph, the correspondent continues, is Great Britain's best and safest friend on the Continent.

It is also noteworthy that Anglophobia in Austria and Hungary has all but disappeared.

JAPAN.

A BATTLESHIP ASHORE.

LONDON, Oct. 1.
The Japanese battleship Shikishima was damaged at the entrance to Yokohama during the recent typhoon.

A FIVE MILLION LOAN.

LONDON, Oct. 2.
Baring Brothers and Co., Limited, are issuing at par a Japanese loan of £5,000,000. The rate of interest is 5 per cent.

THE HOUSE TAX ON FOREIGNERS.

REFERENCE TO THE HAGUE ARBITRATION TRIBUNAL.

LONDON, Oct. 2.
The claim of Japan to impose a house tax on foreigners has been referred to two members of the International Arbitration Tribunal at the Hague, one member to be named by Japan and the other to be named by Great Britain, France, and Germany.

The arbitrators are to choose an umpire.

[The Tokyo correspondent of the "Times," telegraphing on March 2, stated:] "There is much uneasiness among the foreign residents because the Japanese Government has refused to submit to the house tax, nevertheless it is known that the authorities proceeded to do so on Monday. The Government contends that it cannot any longer defer the execution of the law, which has already been in abeyance nearly three years. It argues, moreover, that obedience to the law is essential if the money will be returned if the arbitration proceeds against Japan. A proposal was made that the Japanese Government should give a written promise to return the money if unsuccessful in the arbitration, or, in the alternative, should lodge the amount in the hands of a trustworthy person. But the Government most decidedly the former proposal, because the agreement to submit to arbitration includes an engagement to comply with the judgment of the arbitrator. The Government also declined the latter, because the Imperial Treasury is not free from debt."]

THE VENEZUELAN REVOLUTION.

RELEASE OF THE FRENCH CONSULAR AGENT.

LONDON, Oct. 2.
The French Consul agent at Carayapo, Venezuela, who was arrested because he intervened in the arrest of French cable employees by General Velutina, has been released.

THE CUNARD COMPANY.

RISE IN SHARES.

THE NEW STEAMERS.

LONDON, Oct. 1.
A phenomenal rise has occurred in the Cunard Company shares, owing to the announcement of its friendly agreement with the British Government.

Oct. 2.
The cost of the 24 knot and 25 knot boats to be constructed by the Cunard Company under its agreement with the British Government will be £1,000,000 each.

GREAT BLOW TO THE SHIPPING COMBINE.

LONDON, Oct. 2.
The "Morning Post" says that the predominant feeling on Wall-street, New York, is that the British subsidy to the Cunard Company is a severe blow to the Morgan Shipping Combine.

WOLFE'S SCHNAPPS.

should be in every house at all times in case of fire.

WOLFE'S SCHNAPPS.—Adv't.

[illegible]

small, yet deprecate the idea of any acute monetary
gears arising. But the reasons they give for their
demonia are not reassuring to this market. Thus, for instance,
one of them writes:—"There seems to be no apprehension
anywhere [in the States] that the supply of funds is
insufficient to meet any demand that appears. B

The Communist-led collectivization of Chinese agriculture in the first quarter of the year aggregated 22,424,422 households, or 110 million people, into 1,439,000 collectives, including 1,399,000 in the first quarter of 1955, 1,439,000 in the second quarter, 1,439,000 in the third quarter, and 1,439,000 in the fourth quarter. The collectivization of Chinese agriculture in the first quarter of 1955 aggregated 22,424,422 households, or 110 million people, into 1,439,000 collectives, including 1,399,000 in the first quarter of 1955, 1,439,000 in the second quarter, 1,439,000 in the third quarter, and 1,439,000 in the fourth quarter.

and for the first year of the federal year 1924, 1905.

	Quarter	3 Months	6 Months	9 Months	12 Months
	Sept. to Dec.	Jan. to June	July to Sept.	Oct. to Dec.	Jan. to Dec.
New South Wales	299,000	282,700	280,000	280,000	1,141,700
Victoria	675,000	1,000,000	1,000,000	1,000,000	3,675,000
Queensland	1,470,000	1,470,000	1,470,000	1,470,000	5,880,000
South Australia	170,000	151,000	151,000	151,000	673,000
Western Australia	150,000	150,000	150,000	150,000	600,000
Totals	2,764,000	3,053,700	3,051,000	3,051,000	12,320,700

Having regard to the somewhat larger total revenue received than anticipated, the revenue for the year 1924-25 is estimated to be \$1,000,000 in excess of the figures of the special commission. The commission had estimated that the revenue for the year 1924-25 would be \$1,000,000 in excess of the figures of the special commission, which made the year an exceptional one.

Part X of the "Statistical Register," dealing with banking, insurance, and other financial institutions, shows a considerable increase in the amount of deposits in all banking institutions and companies during the last five years—

Date	(Bank of New South Wales)	(Bank of Victoria)	(Bank of Queensland)	(Bank of South Australia)	(Bank of Western Australia)	(All Banks)
1914	10,298,728	10,109,445	10,109,445	10,109,445	10,109,445	50,836,513
1915	29,853,211	24,030,944	24,030,944	24,030,944	24,030,944	145,976,000
1916	31,476,972	25,109,445	25,109,445	25,109,445	25,109,445	151,954,851
1917	32,253,501	26,109,445	26,109,445	26,109,445	26,109,445	156,688,381
1918	33,476,972	27,109,445	27,109,445	27,109,445	27,109,445	161,954,851

The figures indicate growth.

The shipments of gold from Sydney for the week ended September 27 amounted to \$2,000,000. In the year January 1 the exports had increased as much as 100 per cent.

The following are the figures for 1921—

	For 1921	For 1920
London	—	—
Bank of Europe	—	—
Bank of India	—	—
Australia	—	—
South Africa	—	—
Totals	—	—

The imports of gold, amounting to \$1,612,000, fell short of the exports, amounting to \$2,000,000, by the sum of \$387,500. From London, \$1,000,000 of gold was imported, and from the Bank of India, \$1,000,000. The amount to about \$3,875,000, as against \$2,000,000 in the corresponding period of 1920.

On the authority of a Parliamentary return, it is stated that the income tax in South Australia for the year ended June 30, 1921, though estimated to be 10 per cent. more than for the year 1920, was less than in Sydney. The amount of the income tax in Sydney for the year ended June 30, 1921, was \$1,000,000, as against \$800,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1920, was \$900,000, as against \$700,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1919, was \$800,000, as against \$600,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1918, was \$700,000, as against \$500,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1917, was \$600,000, as against \$400,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1916, was \$500,000, as against \$300,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1915, was \$400,000, as against \$200,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1914, was \$300,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1913, was \$200,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1912, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1911, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1910, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1909, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1908, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1907, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1906, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1905, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1904, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1903, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1902, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1901, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1900, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1899, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1898, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1897, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1896, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1895, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1894, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1893, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1892, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1891, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1890, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1889, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1888, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1887, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1886, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1885, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1884, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1883, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1882, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1881, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1880, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1879, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1878, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1877, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1876, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1875, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1874, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the year ended June 30, 1873, was \$100,000, as against \$100,000 in South Australia. The amount of the income tax in Sydney for the

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79 westerners for J. Rawson at 100, 14 or 15
westerners at 140, 10; 27 slaves at 10, 12; 2
for P. Campbell at 120, 20; 70 slaves for
at 100, 20; 50 westerners at 100, 20; 20
and 20 slaves for Southern agents at 100,
60, 30; at 100, 10; 5 crossbred westerners
Glean at 100, 10; 10 slaves at 100, 10;
510 westerners for S. B. Williams at 100,
20; at 100, 10; 110 at 100, 20; 20 slaves
Wilson at 100, 10; 120 slaves and westerners
Humphrey at 100, 10; 200, 30; at 100, 10;
100 slaves for Southern agents at 100, 10;
20 slaves (assess) for P. Wallace at 100, 10;
20 westerners and Perry, 20 westerners for G.
at 100, 10; at 10, 10; 40 westerners for

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There is much cash and growing work. McIntyre Bros. are looking for a northern driver to meet them at the farm. They are also looking for a soft, level, snowing a propelling wind from the north. McIntyre Bros. are also looking for a payable sulphur.

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THE CALLAGHAN

We, of course, show, that it is complimentary terms. I—

"MOM, CALLAGHAN and SON.

"Dear Sirs.—The pair of boots arrived and I am very pleased with them. They fit like a glove and my money taken I could not have got a better made to order. I shall be pleased to return.—Yours faithfully,

"A. E. K., J. P., Mount

Men's Fine Knit White-collared, Laced Boots.
Men's French Calf Patent Leather, pointed toes.
Men's Russia Calf Tourist Shoes, best fit in the world.

CALLAGHAN and

Opal 4-coin 4-bow Rings, 80s.
Opal Brooches, gold mounts, 10s.
Opal Bracelets, 2s to 80s.

OPALS FOR
WE STOCK IN EVERY FORM

Opal Pendants, 15 stones, \$25.
Opal Cuff, 17 1/2 ct. upwards.

HE CAME BACK.
Having tried everywhere for a pair of things. He tried Jones', Brown's
PACIFIC R
and he came back for more. He said
with commendable objectivity. He
understands why we call it "PACIFIC
RUB

New. Queen. Buyer 4s; North. Queen.

91, seller 33; 61, ditto, paid.
 92, seller 34; Espana, 34; 93, ditto, paid.
 94, seller 35; 95, ditto, paid.
 96, buyer 23a, seller 40; Queen Central, buyer 23, seller 41.
 97, buyer 15, seller 42; ditto, buyer 16, seller 43.
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be increased," says the company's president, Tim Wines. The company is looking for a "big" prospect, says Wines, and will "likely" advise the receipt of the offer to sell the mine from the manager, dated September 10, 1980. The company is looking for a "big" prospect, says Wines, and will "likely" advise the receipt of the offer to sell the mine from the manager, dated September 10, 1980. The company is looking for a "big" prospect, says Wines, and will "likely" advise the receipt of the offer to sell the mine from the manager, dated September 10, 1980.

At a largely-attended meeting held at the Le Hardt Town Hall on Tuesday night it was decided to form an old boys' union in connection with the Le Hardt Junior Superior Public School. The following of

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146	147	148	149	150	151	152	153	154	155	156	157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	175	176	177	178	179	180	181	182	183	184	185	186	187	188	189	190	191	192	193	194	195	196	197	198	199	200	201	202	203	204	205	206	207	208	209	210	211	212	213	214	215	216	217	218	219	220	221	222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258	259	260	261	262	263	264	265	266	267	268	269	270	271	272	273	274	275	276	277	278	279	280	281	282	283	284	285	286	287	288	289	290	291	292	293	294	295	296	297	298	299	300	301	302	303	304	305	306	307	308	309	310	311	312	313	314	315	316	317	318	319	320	321	322	323	324	325	326	327	328	329	330	331	332	333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	350	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367	368	369	370	371	372	373	374	375	376	377	378	379	380	381	382	383	384	385	386	387	388	389	390	391	392	393	394	395	396	397	398	399	400	401	402	403	404	405	406	407	408	409	410	411	412	413	414	415	416	417	418	419	420	421	422	423	424	425	426	427	428	429	430	431	432	433	434	435	436	437	438	439	440	441	442	443	444	445	446	447	448	449	450	451	452	453	454	455	456	457	458	459	460	461	462	463	464	465	466
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U.S. M.
M.
-ST., SYDNEY.

Feights, to ad.
of
gold reserves, etc.

PRICE.
ROBERTS,
come in Sydney.
and.

THE KURRUM
were the look
NT.
chique spoke
signs, and he
-street, Sydney.

TS' UNION.

DINNER.
The formation of the
of Fort Jackson was
Belmont Town Hall,
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and others. The occur-
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nourred by the Har-
Belmont). Mr. Henry
occupied the chair-
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fulness said that the
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tance was a message
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Charles Barnett proposed

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from the ground and possibly the result of a parasite I realize (Willow) streams. I have observed, very rapidly to the small berries and the common ground covered particularly by fruit masses, owing to the fact that cut out several of the plum trees in having treacherous can vouch for the fact. I have numerous insects with me before any one year. And talking that last year contend with in the which proved very noticed some time port from South of the State. I am inclined to to stay. I am not thrive better on but I noticed the on the horse at Uruana. Some been at Uruana.

BY AUCTION

LAND.

Limited.—At the
Richland Properties
RECHANDISE.
the Premises, NW
of Tobacco, Tobacco
Cuttings, Snow Chain,
W. H. Union-street,
Richland, Florida, Car-
Engravings, &c.
—At the Western
Road, at N. F. F.
Rosa, Dockman,
—at N. F. F.
Plantations, South-

At 111 Devonshire-
 street, Fumblers,
 Tools, &c.
 At the Mart, at 11,
 Bedford-street, Re-
 electrotypia, Sewing-
 &c.
 At 8 Beaufort-
 terrace, of a Potter,
 at 153 Harley-street,
 Furnaces, Elizabeth-
 Furnaces, Printed
 Liverpool-street, at
 &c. at 1 at 1 Hay, and
 at 1, Second-hand
 At 34 Regent-street,
 Chislers, &c.
 PRODUCE
 At the Wool Sale-
 Hides
 The Wool Exchange,
 Hides,
 and PRODUCE CO.
 Square-place, Sheep-
 and MERCANTILE

Exchange, at 11.
 Pound, at 2.30.
PRODUCE.
 at 1.50. Poultry,
 at 1. Pig,
 their Salerooms, at
AND HARRISON.
 at 10.30.
 Office, &c.; at the
 Horse.

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NOTES

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	XX	the wife
D8,	XX	
	XX	HAMILTON

46	XX	maia. U.
	XX	born.
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	XX	THOMPSON
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JOLLEY—
Church, C.
William, C.
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daughter
Belmain.
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Edward, S.
Detective
Jones; J. E.
MACLAUREN
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